## **ZONING CHANGE REVIEW SHEET**

<u>CASE</u>: C14-2010-0192 <u>Z. P. C. DATE</u>: 01/18/11

Martin/Valentine Residence

**ADDRESS:** 8116 Big View Drive **AREA:** 1.066 Acres

**APPLICANTS:** Bonita Vista Trust

AGENT: Land Answers (Jim Whitliff)

(James Valentine, IV)

NEIGHBORHOOD PLAN AREA: None CAPITOL VIEW: No

WATERSHED: West Bull Creek T.I.A.: No.

HILL COUNTRY ROADWAY: Nos DESIRED DEVELOPMENT ZONE: No

**ZONING FROM:** I-LA – Interim Lake Austin Residence.

**ZONING TO:** SF-1, Single Family Residence, Large Lot

# **SUMMARY STAFF RECOMMENDATION:**

Staff recommends LA - Lake Austin Residence.

## **BASIS FOR RECOMMENDATION:**

1. Zoning should not constitute a grant of special privilege to an individual owner; Granting of the request should result in an equal treatment of similarly situated properties.

The requested zoning would NOT be in keeping with the zoning on the other lots in this subdivision.

# **ZONING AND PLATTING COMMISSION RECOMMENDATION:**

The motion to approve staff's recommendation of LA zoning; was approved by Commissioner Gregory Bourgeois' motion, Commissioner Betty Baker second the motion on a vote of 5-1; Commissioner Donna Tiemann was absent with 1 vacancy on the commission.

# **DEPARTMENT COMMENTS:**

This tract of land was annexed by the City in 1982 into Limited Purpose jurisdiction. The property was disannexed in 1989 into the 2 Mile Extra Territorial Jurisdiction (ETJ) by Senate Bill 962. The property was annexed again into Limited Purpose jurisdiction in 2009. This lot was platted as part of the River Place Subdivision, Section 16 and the plat was recorded at the Travis County Courthouse on January 17th, 2001. The average lot size for all of the lots in the River Place Subdivision, Section 16 is 43,560 square feet, the minimum one acre of land needed to comply with the Lake Austin Residence (LA) zoning designation. The LA zoning designation is defined as follows:

"Lake Austin residence (LA) district is the designation for a low density single-family residential use on a lot that is a minimum of one acre and that is located 1,000 feet or less, measured horizontally, from the 492.8 foot topographic contour line on either side of Lake Austin."

In 1983, the City initiated the Lake Austin Area Study under case number C14-83-003. The Lake Austin Area Study included over 270 properties and gave these properties the opportunity to adjust their interim or permanent zoning to either Lake Austin Residence (LA), Single Family Residence, Standard Lot (SF-2) or Single Family Residence (SF-3). The three lots zoned SF-2 on the other side of the lake were part of the Lake Austin Area Study and had their zoning designations changed to SF-2 due to the lots not containing an acre of land (see map) The subject property was not included in the study and remained undeveloped for years.

# **EXISTING ZONING AND LAND USES:**

	ZONING	LAND USES
SITE	I-LA	Undeveloped
NORTH	I-LA	Single Family Residence
SOUTH	I-LA Single Family Residence	
EAST		
WEST	NA	Lake Austin

# **CASE HISTORIES:**

CASE NUMBER	REQUEST	PLANNING COMMISSION	CITY COUNCIL
C14-83-003.236	From LA to SF-2	Approved SF-2 [Vote: 7-0]	Approved SF-2 [Vote: 7-0]
C14-83-003.198	From LA to SF-2	Approved SF-2 [Vote: 7-0]	Approved SF-2 [Vote: 7-0]

# **NEIGHBORHOOD ORGANIZATION:**

- Homeless Neighborhood Assoc.
- Austin Neighborhoods Council
- Long Canyon HOA
- Courtyard HOA

# **SCHOOLS:**

Riverplace Elementary School Canyon Ridge Middle School Leander High School

- Steiner Ranch Community Assoc.
- Apache Shores HOA
- Steiner Ranch Master Assoc.
- River Place Comm. Assoc.

# **ENVIRONMENTAL COMMENTS RECEIVED:**

1. The site is not located over the Edwards Aquifer Recharge Zone. The site is in the Lake Austin Watershed of the Colorado River Basin, and is classified as a Water Supply Rural Watershed by Chapter 25-8 of the City's Land Development Code. It is in the Drinking Water Protection Zone. Under the current watershed regulations, development or redevelopment on this site will be subject to the following impervious cover limits:

Development Classification	% of Net Site Area	% NSA with Transfers	Allowable Density
One or Two Family Residential	n/a	n/a	1 unit/2 acres net site area
Multifamily Residential	20%	25%	n/a
Commercial	20%	25%	n/a

- 2. Single family or duplex development within a Water Quality Transition Zone may not exceed a density of one unit per three acres, exclusive of land within a 100-year floodplain, and must have a minimum lot size of 2 acres.
- 3. Based upon the close proximity of the flood plain, offsite drainage should be calculated to determine whether transition zone exists within the project location. If transition zone is found to exist within the project area, allowable impervious cover within said zone shall be limited to 18%.
- 4. The site is located within the endangered species survey area and must comply with the requirements of Chapter 25-8 Endangered Species in conjunction with subdivision and/or site plan process.
- 5. Standard landscaping and tree protection will be required in accordance with LDC 25-2 and 25-8 for all development and/or redevelopment.
- 6. Trees will likely be impacted with a proposed development associated with this rezoning case. Please be aware that an approved rezoning status does not eliminate a proposed development's requirements to meet the intent of the tree ordinances. If further explanation or specificity is needed, please contact the City Arborist at 974-1876. At this time, site specific information is unavailable regarding other vegetation, areas of steep slope, or other environmental features such as bluffs, springs, canyon rimrock, caves, sinkholes, and wetlands.
- 7. Under current watershed regulations, development or redevelopment on this site will be subject to providing structural sedimentation and filtration basins with increased capture volume and 2 year detention.
- 8. At this time, no information has been provided as to whether this property has any preexisting approvals which would preempt current water quality or Code requirements.

## **SITE PLAN COMMENTS RECEIVED:**

No comments on proposed SF-1 zoning.

# TRANSPORTATION COMMENTS RECEIVED:

TR1. No additional right-of-way is needed at this time.

TR2. A traffic impact analysis was not required for this case because the traffic generated by the proposed zoning does not exceed the threshold of 2,000 vehicle trips per day. [LDC, 25-6-113]

TR3. Existing Street Characteristics:

Name	ROW	Pavement	Classification	Sidewalks	Bike Route	Capital Metro
Big View Drive	60'	42'	Local	No	No	No

**CITY COUNCIL DATE:** February 17, 2011

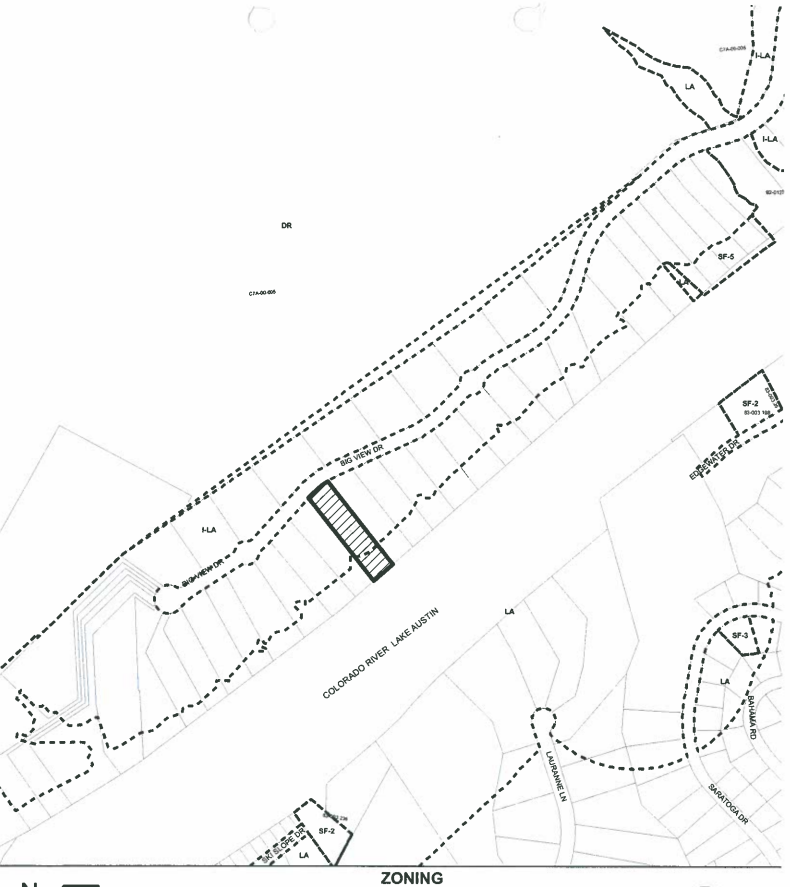
**ACTION:** 

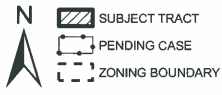
ORDINANCE READINGS: 1<sup>ST</sup> 2<sup>ND</sup> 3<sup>RD</sup>

**ORDINANCE NUMBER:** 

CASE MANAGER: Clark Patterson PHONE: 974-7691

Clark.patterson@ci.austin.tx.us





ZONING CASE#: C14-2010-0192 LOCATION: 8116 BIG VIEW DR

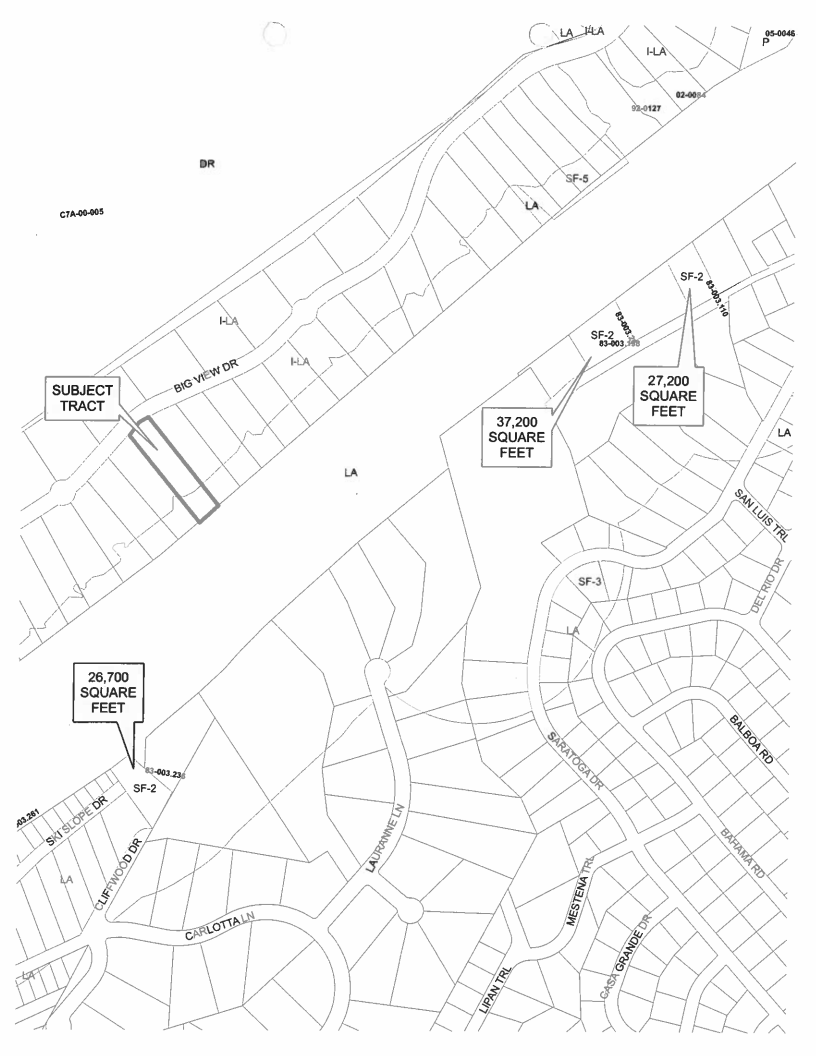
SUBJECT AREA: 1.066 ACRES

GRID: C29

MANAGER: CLARK PATTERSON











## **GeoProfile Search Results**

#### **Subdivision Review Cases**

ı	Rec	8DE.emande_subd_cases.CASENUM
ł	1	C8-83-086.012.2A

### **Municipal Utility District**

		SDE.MUDS.OBJECTIO
1	River Place	486

Rec	SDE.ZONING.ZTYPE	SDEZONING.OBJECTID					
1	HA	SRRRAE3					

#### Watersheds

		NAME SDE.WATERSHED.OBJECTIO_1
1	Lake Austin	1337

## Neighborhood Association

Rec	SDE.NEIGHASSOC.NUM	SOE.NEIGHASSOC.NAME	SDE,NEIGHASSOC.OBJECTIO_12
1	786	Home Builders Association of Greater Austin	49050
2	418	Long Canyon Phase II & III Homeowners Assoc, Inc.	49070
3	1228	Sierra Club, Austin Regional Group	49269
4	269	Long Carryon Homeownera Assn.	49287
5	762	Steiner Ranch Community Association	49321
6	1169	Lake Austin Collective	49342
7	1224	Austin Monorali Project	49343
8	1238	The Real Estate Council of Austin, Inc.	49427
9	167	Courtyard Homeowner Assn.	49453
10	425	2222 Coalition of Neighborhood Associations	49482
11	161	Gleniaka Neighborhood Association	49483
12	1200	Super Duper Neighborhood Objectors and Appealers Organization	49504
13	1239	Leander ISD Population and Survey Analysts	49508

#### Annexation

Re	SDE ANNEXATION HISTORY.CASENUM	SDE ANNEXATION HISTORY ORDNUM	SDE.ANNEXATION_HISTORY.ACRES	SDE.ANNEXATION_HISTORY.DESCRIPTIO	SDE.ANNEXATION_HISTORY.TYPE	SDE.ANNEXATION_HISTO
1	C7AD-89-149	890921-G	50.614	DISANNEXATION TO THE PROVISIONS OF \$8 962	2MILE	19690921
2	C7L-09-001	20090827-084	964.92	RIVER PLACE MUO	LTD	20090907
3	C7A-82-002	820508-D	719.821	LAKE AUSTIN SHORELINE	LTO	19820508

#### **FEMA Floodplains**

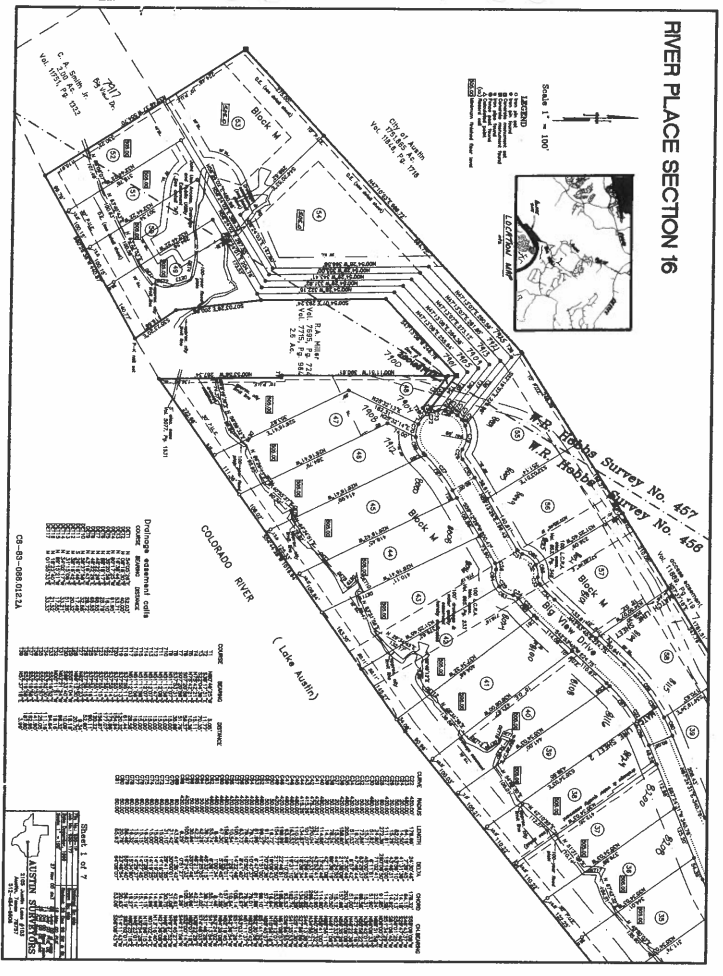
Rec WPDR_ADMIN.OREATER_AUSTIN_FEMA_FP.FLD_ZONE	SHAPELEN	SHAPE.AREA	WPDR.	_ADMINLGREATER	_AUSTIN_F	EMA_FP.OBJECTIO
1 0.2 PCT ANNUAL CHANCE FLOOD HAZARD	25039.7575841287	2178906.14952109	362			

#### **Watershed Classification**

Ŀ	Rec	SOE WATERREG WATERNAME	SDE.WATERREG.OBJECTIO
Ŀ	1	WATER SUPPLY RURAL	1

### Jurisdiction

Rec	SDE.JURIS.CITY_NAME	SDE_JURIS.JURIS_TYPE
1	CITY OF AUSTIN	LIMITED PURPOSE PLANNING ZONING



- This property shall be developed and mointained in occordance with the "Second Amendment to Agreement Concerning Creation and Operation of River Place Municipal Utility Clerict," executived on March 6, 1992, by and between the City of Austin, First River Place Reserve, Ltd. and River Place Municipal Utility District.
- The property sholl be developed and mointained in a manner which meets or exceeds the standards for Inducacing set out in the City's Landscape Ordinance. As codified in Section 13-7, Article III of the Land Development Code of the City of Austin, as ennended from time to time, or as such landscaping standards may be carried forward into any comprehensive revision to the City 20ning Ordinance which may hereafter be adopted.
- The property sholl be developed and mointained in a manner which meets or exceeds the standards set out is Section 13-6 article I of the Land Development Code of the City of Austin, as armended from time to lime. All development within the district, including the routing and construction of infrastructure, shall comply with the applicable special watershed ordinances. The following additional provisions shall apply to the development of the property.
  - Erosion and sedimentation controls shall be provided for all development permitted after the date of this agreement in compliance with Section 13-7-14 of the LDC, as omended on October 17, 7991,
  - Water quality controls shall be provided for all streets and areas noturally drolning to extreets permitted for development offer the date of this agreement in compliance with Section 13—7–18 of the LOC, as amended on October 17, 1991.
  - C. The impanious cover for all development permitted offer the date of the agreement half be restricted to land having a slope category of 0-25%. An exception from this irrelation shall be made for public streams in conformance with City Ordinance \$840.301-0. Section 13-3-3-38 (Luke Austin Watershe Ordinance). With the exception of the 25% to 35% slope cotagory, the impervious cover limits will conform to Ordinance \$840.301-0. Division 5, Part C (Lake Austin Watershed Ordinance).
- Construction on the property shall be in compliance with the city's building code, including but not limited to any provisions thereof relating to construction in flood plains, the city's plumbing code and the city's electrical code, as revised from time time. Inspection and approved of all construction by the city building inspection department for compliance with this plat note shall be required.
- Arry use of any portion of the property for a use or uses other than single family residential, cluster single formity residential, cluster single formity self-entire than two units per structure, or depter residential shall require shall require shall require shall not provide the structure, or depter residential shall require shall re
- The eraction and maintenance of billboards and signs on the property shall be consistent with the standards of Title 13 of the 1981 Code of the City of Austin, as amended from time to time.
- Water saving devices are required in all structures prior to providing water or wastewater services to the structures, including but not limited to, low flow shower heads, water conserving tollets and aerotors or sink spouts.
- All water and wastewater system improvements must be in accordance with the City of Austin water and wastewater system design criteria and specifications. State of Texas standards. All plans must be presented to the City of Austin Water and Wastewater Utility for review and approvel. All construction must be inspected by the City of Austin.
- Public sidewalks, built to City of Austh standards are required along the following streets and as shown by a dotted line on the plot in the street right-of-way. Big View Drive both sides
  These sidewalks shall be in place prior to the lat being occupied.
  Follows to construct the required sidewalks may resent in the withholding of certificates of accupancy, building permits, or utility connections by the governing legaly.

- The lots in this addisputed are subject to the Declaration of Covenants, Castifling and Restrictions as found in Volume 11479, Page 795 of the Real Property Records of Travis County, Jesses.
- This authorivision plot was approved and recorded before the expirituation and acceptance of streets and other authorized in provide a subdivision improvements, pursuant to the terms of a subdivision construction agreement between the subdivision and the City of Austin dated Apply 2 2000, and the City of Austin dated Apply 2 2000, and the City of Austin dated Apply 2 2000, and the City of Austin dated Apply 2 2000, and the City of Austin dated Apply 2 2000, and the City of Austin dated Apply 2 2000, and the City of the State of City of Austin dated Apply 2 2000, and the City of Property Records of Travis County, Texas.
- No objects, including but not limited to buildings, fences or londecaping shalf be allosed in drainage easements except as approved by the City of Austin and Travia County.
- All droinings ecomments on private property shall be maintained by the property owners or their assigns.
- Property owners shall provide for occess to drainage easements as may be necessary and shall not prohibit occess by governmental authorities.

# RIVER PLACE SECTION 16

- 15. Four off-street parking spaces will be required for each unit in the subdivision that is served by a joint use driveway. Each off-street positing space shall be provided outside the limits of the emergency occess ecsement.
- A Travis County development permit is required prior to any site development.
- Streets within this subdivision shall be constructed to City of Austin urban or atternate urban standards.
- 18. Lot 2 & 3, Block A of River Place Golf Course finel plot (Book 103, Page 3 of the Plot Records of Travis County, Texas) is used to calculate total impervious cover requirements for River Place Section 16. A restrictive coverant recorded in Document No. of the Official Records of Travis County, Texas allows square level of impervious cover from Lots 2 & 3, Block A of River Place Golf Course to be used for River Place Section 16.
- 19. Any city reviews, permits , approvals, or inspections required by these plot notes or necessary to evidence compliance herewith shall require the payment to the city of the standard fees for performance of same.
- No let will be occupied until the structure is connected to the River Place Municipal Utility District water and westwater systems.
- Austin Energy has the right to prune and/or remove trees, shrubbery and other obstructions to the extent necessary to keep the assernents clear.
   Authin Energy will perform all tree work in camplioncs with Chapter 25-8 Subchapter B of the City of Austin Land Development Code.
- 22. The owner/developer of this subdivision/lot shall provide the Austin Energy with any seasons and the Austin Energy with any seasons and the seasons of overhead and understanding the seasons of overhead and seasons of overhead and seasons of overhead and seasons of overhead and seasons overhead and
- 23. The owner shall be responsible for installation of temporary screen control, revegetation and tree protection, in addition the owner shall be responsible for any tree pruning and tree removed that is within 10 feet of the centerline of the overhead electrical feedlines designed to provide electric service to this project. Austin Energy box, shall also be included within the limits of construction of this project.
- A variance to Sections 13-3-639, 13-3-640, 13-3-651, and 25-4-152 of the Land Development Code was granted by the Planning Commission on July 27, 1999.
- This subdivision is exempt from the detention requirements per Section 1.2.2.E of the City of Austin Drainage Criteria
- 26. All finished floor elevations in this subdivision shall be 1.0 feet obove the 100-year fraquency flood level. The following ministrum finished floor elevations are hereby set for the effected lots:

  Lots (# Sev.) £2, Block M FFE 505.00

  Lots 27 through 48, Block M FFE 505.00

  Lot 49 through 89, Block M FFE 505.00

  No fall shall be placed or allowed to remain on these lots except by separate permit.
- 27. Lot 16, Block M shalf be deeded to the owners of Lots 17 through 26 as a private community park.
- Perklond dedication requirements of the City of Austin Code ore met by lond dedication on per the Second Amendment to Agreement Concerning Creation and Operation of River Place Municipal Utility District, Article IX, Sec. D<sub>1</sub>(1).
- 30. The owner of this subdivision and his/her successors and assigne, assume responsibility for plane for construction of subdivision improvements which comply with applicable codes and requirements of the City of Austin. The owner understands and admonstrates that plant vecations or replatting may be required, at the owners sole expense, if plans to construct this subdivision do not comply with such codes and requirements.
- 31. Access for Lots 17 and 26, Block M is restricted to Big View Orive.
- 32 The water quality ecsements shown are for the purpose of ochieving compliance pursuant to Chapter25—8 of the City Land Development Code. The use and maintenance of these secement are restricted by Sections 25—6-211 and 23—6-215 hereof.
- Maintenance of water quality controls shall be according the City of Austin standards.
- 34. Erosion and sedimentation controls are required for all construction on each lot including single family and duplex construction pursuant to LDC Section 25-8-181 and the Environmental Criteria Manual.
- 35. Construction of this subdivision is subject to the terms and conditions of the Travis County Subdivision Consequetion Agreement, as recorded in Document No. 2000. 2002. 1976 of the Official Public Records of Travis County, Taxos.

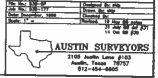
BENCHWARKS:

SHEET 6 OF 7

TIME #1 Spindle aut in pole South ROW Big View of Vandermeen Elev. = 893.0

Test \$2 Spindle set in power pole at intoles structure Elev. = 516.6

C8-83-068.012.2A



# RIVER PLACE **SECTION 16**

THE COUNTY OF TRAVES

KNOW ALL MEN BY THESE PRESENTS:

THAT First River Place Reserve, Ltd., a Texas Limited partnership, acting herein by and through its sole general partner, Texas Highlands Inc., whose vice-president is John W. Growner, being the owner of \$8.200 cores of lond of lond in the W.R. Hobbs Survey he. 456, the W.R. Hobbs Survey No.457 in Texas County, Texas, being a part of a 1441.033 care tract of land conveyed to River Place Reserve, Ltd. by deed recorded Volume 11319, Page 379 of the the Read Property Records of Travis County, Texas, being a part of the Place Reserve, Ltd. by deed recorded Nover Place Municipal Utility District owner of 0.002 acres of longl by virtue and River Place Municipal Utility 12188, Page 1824 of the sold Read Property Records and to Nature Utility 12188, Page 1824 of the sold Read Property Records and to hereby subdivide the sold 58.164 acres in accordance with the attached map or plate, to be

RIVER PLACE SECTION 16 ond do hereby dedicate to the public the use of all streets and easements shown hereon, subject to any easements and/or restrictions heretofore granted and not released.

WITNESS MY HAND this the 22 49 day of SEPTEMBER 2000 AD.

First River Place Reserve, Ltd.
a Texas limited partnership
By: Texas Highlands, Inc., its sole general partner

John W. Shavenor oglin W. Gravenor, vice-president Texas Highlands, Inc. 4207 River Place Boulevard Austin, Texas 78730

THE STATE OF TEXAS COUNTY OF TRAVIS

This instrument was acknowledged before me on the 22 day of 2000 by John W. Gravenor.

GNEN UNDER MY HAND AND SEAL OF OFFICE this the 30<sup>-4</sup>
day of 2000 A.D.

Notary Public in god for the State of Testifs

Comm. Etc. 03-14-2001

River Place Municipal Utility District, a municipal utility district created and operated purvaint to chapters 49 & 54 of the Texas Water Code

Print Nome Villessatts L. DACTLEST
President
River Ploce Municipal Utility District
c/o Winstead Secreet & Minick, P.C.
100 Congress Ave. Suite 800
Austin, Texos 16701

This instrument was acknowledged before me on the 21th day of

GIVEN UNDER MY HAND AND SEAL OF OFFICE this the 24<sup>ct</sup> doy of september 2000 A.D.

Stand John Motory Public in orld for the State of Texase

THE STATE OF TEXAS COUNTY OF TRAVIS

That Norwest Bank, a Texas banking corporation, being the leinholder of record of the sold 1441.33 acre tract does hereby approve of and join in the adoption of this plat.

IN WITHESS WHEREOF, Norwest Bank, a Texas banking corporation, has accused, these presents to be executed this the Alexandry of 2000, A.D. 2000, A.D.

Norwest Bank, a Texas banking corporation

By: Wm. D Toylor, Mce-president Norwest Bonk 11t Congress Ave. Austin, Texas 78784

THE STATE OF TEXAS COUNTY OF TRAVIS

This instrument was ocknowledged before me on the ded day of section of the day of the d

GIVEN UNDER MY MAND AND SEAL OF OFFICE this the and doy of the season of the season of the state of Taxons

APPROVED FOR ACCEPTANCE:

12.5.2000

Alice Glosco, Director
Development Review and inspection Department

Accepted and authorized for record by the Planning Commission, City of Austin, on this the State day of December 2000 A.D.

WITNESS AND HAND AND SEA COURT OF soid County on this And dey of Clerk, County Court, Travia County, Texas

J. Raney

1, Dono DeBesuvoir, County Clark of the Travis County Court, do here certify that the foregoing instrument of writing and its Certificate of and foregoing instrument of Writing, with its Certificate of authentication, was filed for record in my affice on the 12 day of Julie 12 and 1822 to clock 1579 in the Official Public Records of sets - Senty and December 19. ZOC 18.0011

WITNESS MY HAND AND SEAL OF THE OFFICE OF THE COUNTY CLERK OF SAID COUNTY, the 11 day of 1 2000 A.D. Dana Debeausir, County Clerk, Travia County, Texas

(0.0)

In approving this plot, the Commissioners Court of Travis County, Texos, assumes no obligation to build the streets, roads, or other public thoroughfores sheen of this plot or any bridges or cutverts in connection therealth. The building of all streets, roads and other public thoroughfores shown on this pict and all bridges and cutverts necessary to be constructed or piaced in such streets, roads or other public thoroughfores or in connection therewith is the responsibility of the owner and/or developer of the tract of land covered by this plot in occardance with plans and specifications prescribed by the Cammissioners Court of Travis County Texas.

The Owners of the subdivision shall construct the subdivision's street and drainage improvements, "the improvements", to County Standards in order for the County to occupit the public improvements for maintenance or to revisions faced security posted to secure private improvements. To most construction to Covered to post of the improvements. To must post faced security with the County in the amount of most construction and the improvements. The Owner(s) obligation to construct the improvements are county standards and to post the fiscal security to secure such construction is a continuing obligation binding on the owners and their successors and designs until the public improvements have been accepted for maintainence by the County, or the private improvements have been constructed and are performing to County.

The authorization of this plot by the Commissioners Court for filling or the sub-sequent acceptance for mointenance by Travia County, Teres, of roads and streets in the subdivision does not obligate the County to install Street nome signe or eract traffic control signs, such as speed limit, stop signs, and yield signs which is considered to be part of the developers construction.

FLOOD PLAIN NOTE:

The 100-year flood plain is contained within the drainage easements shown, hereon. A particle of this truct is eithin the designating flood hearth of one shown on the Federal Flood Insurance Rate slep No. 4843500290 E and 4843500245 E, effective date June 16, 1993 for Travie County, Texces.

This is to cartify that I am authorized to practice the profession of engineering in the State of Texas, that I have reviewed the plat submitted herwrith, and that all of the information shown hereon is accurate and correct to the best of my knowledge or related to the engineering portions of this plat and that soid plat complex with Title 13 of the Austin City Code, of 1981, as amended, and all other applicable codes and ordinances.

Kelth B. Jacksofn Registered Professional Confere § 55654 PSSca 519 P. G. Berrary 27/67 Auetin, Texas 78767 Fax: 32T-2453

STATE OF TEXAS COUNTY OF TRAVES

I. Claude F. Hinkle, Jr. a REGISTERED PROFESSIONAL LAND SURVEYOR, am authorized under the laws of the State of Tease to practice the profession of surveying and hereby certify that this plot complies with the surveying related partisms of Title 13 of the Austin City Code of 1981, as amended, is true and correct to the best of my knowledge and was prepared from an actual on-the-ground survey of the property made under my direction and supervision.

AUSTIN SURVEYORS
P.O. BOX 180243
AUSTIN, TEXAS 78718

Clad 77 Cloude F. Hinkle, Jr.
Registered Professional Land Surveyor No. 4629
Fax: not available



SHEET 7 OF 7

C8-83-068.012.2A

